

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

OMB APPROVAL

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FACING PAGE

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PER	RIOD BEGINNING 01/01/2002	$\underline{}$ AND ENDING $\underline{}$ 12,	/31/2002
	MM/DD/YY		MM/DD/YY
	A. REGISTRANT IDENTIF	ICATION	
NAME OF BROKER-DE	EALER: Green Manning & Bunch, LT	D.	OFFICIAL USE ONLY
ADDRESS OF PRINCIP	AL PLACE OF BUSINESS: (Do not use P.O.	Box No.)	FIRM I.D. NO.
	370 17th Street, Suite 36	00	
	(No. and Street) Denver, Colorado 80202		
(City)	(State)	(Z	ip Code)
NAME AND TELEPHO	NE NUMBER OF PERSON TO CONTACT IN	REGARD TO THIS REP	
	John R. Green		303 592-4800 Area Code – Telephone Number
			Area Code - rerephone Number
	B. ACCOUNTANT IDENTIF		Area Code - Telephone Number
		TICATION	Area code – relephone Namo
INDEPENDENT PUBLI	B. ACCOUNTANT IDENTIF C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP	TICATION	Area code – rerepnone Namo
INDEPENDENT PUBLI	C ACCOUNTANT whose opinion is contained	ICATION in this Report*	Area code – relephone Number
INDEPENDENT PUBLI	C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP	ICATION in this Report*	Area code – relephone Number
INDEPENDENT PUBLI	C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP (Name - if individual, state last	ICATION in this Report*	(Zip Code)
(Address)	C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP (Name - if individual, state last Denver, Colorado 80202	in this Report*	(Zip Code)
(Address) CHECK ONE:	C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP (Name - if individual, state last Denver, Colorado 80202	in this Report*	(Zip Code)
(Address) CHECK ONE:	C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP (Name - if individual, state last Denver, Colorado 80202 (City) Public Accountant	in this Report*	(Zip Code)
(Address) CHECK ONE: ☐ Certified F	C ACCOUNTANT whose opinion is contained Deloitte & Touche, LLP (Name - if individual, state last Denver, Colorado 80202 (City) Public Accountant	in this Report* (State)	

^{*}Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

OATH OR AFFIRMATION

I,	John K. Green		, swear (or affirm) that, to the best of
	ledge and belief the accompanying financia	I statement and s	upporting schedules pertaining to the firm of
	Green Manning & Bunch, LTI		, as
of	December 31	, 20_02,	are true and correct. I further swear (or affirm) that
neither	the company nor any partner, proprietor, pr	ncipal officer or	director has any proprietary interest in any account
classifie	d solely as that of a customer, except as follows	ows:	
		·····	
			Signature
			3.g
		Co-	-President
			Title
$^{\prime}$	ina le Sahmudt		
	Notary Public my comme	men not	vacal less a l
		rear sign	67)-2604.
	ort ** contains (check all applicable boxes)		
	Facing Page. Statement of Financial Condition.		
` `	Statement of Income (Loss).		
` `	Statement of Changes in Financial Condition	n.	
	Statement of Changes in Stockholders' Equ		
	Statement of Changes in Liabilities Subord	nated to Claims o	f Creditors.
	Computation of Net Capital.		
	Computation for Determination of Reserve	•	
	Information Relating to the Possession or C		
J /	A Reconciliation, including appropriate exp Computation for Determination of the Rese		omputation of Net Capital Under Rule 15c3-3 and the
			nts of Financial Condition with respect to methods of
— (K)	consolidation.	nauarica Stateme	
X (1)	An Oath or Affirmation.		
	A copy of the SIPC Supplemental Report.		
(n)	A report describing any material inadequacie	s found to exist or	found to have existed since the date of the previous audi
**For c	onditions of confidential treatment of certai	n portions of this	filing, see section 240, 17a-5(e)(3)
	., , ,	· J	- (-/\-/-/-

Green Manning & Bunch, Ltd.

Financial Statements

and Supplemental Schedules for the Year Ended December 31, 2002 and Independent Auditors' Report and Supplemental Report on Internal Control

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Page

INDEPENDENT AUDITORS' REPORT

The Board of Directors Green Manning & Bunch, Ltd. Denver, Colorado

We have audited the following financial statements of Green Manning & Bunch, Ltd. (the Company) for the year ended December 31, 2002 that you are filing pursuant to Rule 17a-5 under the Securities Exchange Act of 1934:

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Financial Statements:	
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These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, such financial statements present fairly, in all material respects, the financial position of Green Manning & Bunch, Ltd. as of December 31, 2002, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The following supplemental schedules of Green Manning & Bunch, Ltd., as of December 31, 2002, are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by Rule 17a-5 of the Securities Exchange Act of 1934:

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Computation of Net Capital for Brokers and Dealers Pursuant to Rule 15c3-1	
Under the Securities Exchange Act of 1934 and Minimum Net Capital	
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Exemptive Provision Under Rule 15c3-3 Under the Securities Exchange	
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These schedules are the responsibility of the Company's management. Such schedules have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, are fairly stated in all material respects when considered in relation to the basic financial statements taken as a whole.

Debutte & Touche LLP February 14, 2003

STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2002

ASSETS	
Cash and cash equivalents	\$1,068,151
Accounts receivable - trade	406,493
Accounts receivable from related party	17,995
Other current assets	89,877
Total current assets	1,582,516
Property and equipment (net of accumulated depreciation of \$380,357)	184,043
Customer list (net of accumulated amortization of \$85,364)	207,311
Note receivable	50,000
TOTAL	\$2,023,870
LIABILITIES AND PARTNERS' CAPITAL	
LIABILITIES:	
Accounts payable to related party	\$ 90,173
Other liabilities	721,037
Total liabilities	811,210
COMMITMENTS AND CONTINGENCIES (Note 5)	
PARTNERS' CAPITAL:	
Partnership interests	893,998
Retained earnings	318,662
Total partners' capital	1,212,660
TOTAL	\$2,023,870

GREEN MANNING & BUNCH, INC.

STATEMENT OF OPERATIONS YEAR ENDED DECEMBER 31, 2002

REVENUE: Project Investment and other income	\$ 2,761,298 30,280
Total revenue	2,791,578
EXPENSES:	
Project services related expense	2,424,537
General and administrative	795,207
Depreciation and amortization	112,122
Total expenses	3,331,866
NET LOSS	\$ (540,288)

See notes to financial statements.

STATEMENT OF CHANGES IN PARTNERS' CAPITAL YEAR ENDED DECEMBER 31, 2002

	Partnership Interests	Retained Earnings	Total Partners' Capital
Balances at January 1, 2002	\$ 298,692	\$ 858,950	\$1,157,642
Contributions	595,306		595,306
Net loss		(540,288)	(540,288)
Balances at December 31, 2002	\$ 893,998	\$ 318,662	\$1,212,660

See notes to financial statements.

STATEMENT OF CASH FLOWS YEAR ENDED DECEMBER 31, 2002

CASH FLOWS FROM OPERATING ACTIVITIES: Net loss Adjustments to reconcile net loss to net cash used in	\$ (540,288)
operating activities: Depreciation and amortization	112,122
Changes in operating assets and liabilities:	,
Accounts receivable	84,466
Accounts payable	(243,198)
Other assets	(37,261)
Other liabilities	109,737
Net cash used in operating activities	(514,422)
CASH FLOWS FROM INVESTING ACTIVITIES - Additions to property and equipment	(112,353)
CASH FLOWS FROM FINANCING ACTIVITIES - Partnership contributions	595,306
NET DECREASE IN CASH AND CASH EQUIVALENTS	(31,469)
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	1,099,620
CASH AND CASH EQUIVALENTS, END OF YEAR	\$1,068,151

See notes to financial statements.

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2002

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization – Green Manning & Bunch, Ltd. (the Company) was formed as a partnership under the laws of the State of Colorado in 1988 and is registered as a broker-dealer with the Securities and Exchange Commission and the National Association of Securities Dealers in that state. The Company provides investment banking services to middle-market companies including merger and acquisition advisory services, institutional and private placement of debt and equity, and other strategic financial advisory services. The Company has two locations, one in Denver and one in Arizona.

On July 10, 2001, the Company was acquired by CoBiz Inc. and is a wholly owned subsidiary of CoBiz GMB Inc., a 98% owned subsidiary of CoBiz Inc.

The Company is a fully disclosed broker/dealer and as such holds no customer funds or securities. All trades, if any, are transacted through clearing brokers.

Property and Equipment – Property and equipment are stated at cost. Depreciation is computed using the straight-line method over the estimated useful lives of 3 to 7 years. As of December 31, 2002, property and equipment consists of the following:

Furniture and fixtures	\$ 290,509
Computer hardware	159,396
Computer software	25,152
Leasehold improvements	40,968
Construction in process	48,375
Accumulated depreciation	564,400 (380,357)
Total property and equipment	\$ 184,043

Project Revenue – Project revenues include non-refundable retainer fees which are recognized over the expected term of the engagement and success fees which are recognized when the transaction is completed and revenue is reasonably determinable.

Income Taxes – The Company files a partnership tax return for federal and state income tax purposes. As a result, the Company's taxable income is reportable by its partners.

Cash Flows – For purposes of reporting cash flows, cash and cash equivalents include cash on hand and highly liquid investments with maturities of three months or less at the time of purchase.

Accounting Estimates – The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

2. NET CAPITAL REQUIREMENTS

The Company is subject to the Securities and Exchange Commission Uniform Net Capital Rule ("Rule 15c3-1"), which requires the maintenance of minimum net capital of the greater of 6-2/3% of aggregate indebtedness or \$5,000 and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1. At December 31, 2002, the Company had net capital of \$66,581, which was \$12,500 in excess of its required net capital of \$54,081. The Company's ratio of aggregate indebtedness to net capital was 12.18 to 1 at December 31, 2002.

3. ACQUISITION

On November 9, 2001, the Company acquired certain assets from UniRock Management Company, LLC (UniRock) in exchange for \$300,000. The purchase price was funded by a capital contribution from CoBiz Inc. UniRock is engaged in the business of providing merger and acquisition and related advisory services. The acquisition was accounted for in accordance with the purchase method of accounting and, accordingly assets acquired, primarily a customer list, have been recorded at their fair values. The customer list is being amortized using the straight-line method over four years. The Company reviews such asset for impairment at least annually. No impairment existed as of December 31, 2002.

4. RELATED PARTY TRANSACTIONS

Payroll processing services, human resources, accounting and internal audit services are provided through CoBiz Inc. For the year ended December 31, 2002, the Company paid CoBiz Inc. \$73,887 for such services. The Company also leases its Arizona office space through a month-to-month agreement with Arizona Business Bank, a wholly owned subsidiary of CoBiz Inc. (see Note 5). As of December 31, 2002, \$90,173 is payable to CoBiz Inc. with \$62,944 related to employee payments to the CoBiz Inc. Employee Stock Purchase Plan.

The partners of the Company established GMB Equity Partners I, L.P. (GMB Equity) on December 3, 2001. GMB Equity was formed to seek income and gain through the acquisition, holding and distribution or other disposition of investments, principally private equity securities, in companies that are both clients of the Company and those that are owned in whole or in part by other private equity firms or institutional investors. The Company paid certain expenses on behalf of GMB Equity throughout the year. As of December 31, 2002, the Company had a receivable from GMB Equity for \$17,995.

Employee Profit Sharing Trust – The Company participates in CoBiz Inc.'s defined contribution retirement plan. Employees may contribute up to 15% of their compensation and participate in the Company's discretionary matching within the limits defined for a 401(k) plan. Employer contributions charged to expense for 2002 were \$68,493.

Employee Stock Purchase Plan – The Company participates in CoBiz Inc.'s employee stock purchase plan, which provides that employees may elect to have a percentage of their payroll deducted and applied to the purchase of CoBiz Inc. common stock at a discount. In addition, the Company may make a matching contribution up to 50% of an employee's deduction toward the purchase of additional common stock. During the year ended December 31, 2002, 4,567 shares of CoBiz Inc. stock were issued to employees of GMB.

5. **COMMITMENTS AND CONTINGENCIES**

Lease Commitments - The Company has obligations under operating leases with initial noncancelable terms in excess of one year. Future minimum lease payments at December 31, 2002, are approximately as follows:

2003	\$ 146,508
2004	149,868
2005	149,868
2006	149,868
2007	149,868
Thereafter	346,249
Total	\$1,092,229

Certain leases contain renewal options and escalation clauses. Rent expense for 2002 was \$136,079, which includes \$1,456 of related party rent expense discussed in Note 4.

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SUPPLEMENTAL SCHEDULES

COMPUTATION OF NET CAPITAL FOR BROKERS AND DEALERS PURSUANT TO RULE 15c3-1 UNDER THE SECURITIES EXCHANGE ACT OF 1934 AND MINIMUM NET CAPITAL REQUIRED AS OF DECEMBER 31, 2002

PARTNERS' CAPITAL		\$1,212,660
NONALLOWABLE ASSETS: Cash equivalents Accounts receivable, note receivable and other current assets Customer list Property and equipment	190,360 564,365 207,311 184,043	1,146,079
NET CAPITAL		\$ 66,581
Minimum capital required: Greater of 6-2/3% of aggregate indebtedness of \$811,210 or \$5,000 minimum for a broker or dealer who does not carry customer accounts		\$ 54,081
CAPITAL IN EXCESS OF REQUIREMENT		\$ 12,500
RATIO OF AGGREGATE INDEBTEDNESS TO NET CAPITAL		12.18 to 1
The computation of net capital above differs from that reported in the Company's unaudited Form X-17A-5, Part IIA original filing as of December 31, 2002 filed on January 27, 2003 as follows:		
Net capital, as reported in the Company's Part II (unaudited) FOCUS report Audit adjustment to record employer taxes related to bonuses Audit adjustment to record accrued liabilities		\$ 126,315 (41,382) (18,352)
Revised net capital per above		\$ 66,581

The Company filed an unaudited Revised Form X-17A-5 Part IIA filing as of December 31, 2002 on February 27, 2003, and no material differences existed between the capital computation therein and above.

EXEMPTIVE PROVISION UNDER RULE 15c3-3 UNDER THE SECURITIES EXCHANGE ACT OF 1934 AS OF DECEMBER 31, 2002

The Company is exempt from the provision of Rule 15c3-3 under the Securities Exchange Act of 1934, in that the Company's activities are limited to those set forth in the conditions for exemption appearing in paragraph (k)(2)(i) of the Rule.

Deloitte & Touche LLP Suite 3600 555 Seventeenth St. Denver, Colorado 80202-3942

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Deloitte & Touche

February 14, 2003

Green Manning & Bunch, Ltd. 370 Seventeenth Street Suite 3600 Denver, Colorado 80202

Dear Sirs:

In planning and performing our audit of the financial statements of Green Manning & Bunch, Ltd. (the "Company") for the year ended December 31, 2002, (on which we issued our report dated February 14, 2003), we considered its internal control, including control activities for safeguarding securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide assurance on the Company's internal control.

Also, as required by Rule 17a-5(g)(1) under the Securities Exchange Act of 1934, we have made a study of the practices and procedures (including tests of compliance with such practices and procedures) followed by the Company that we considered relevant to the objectives stated in Rule 17a-5(g) in making the periodic computations of aggregate indebtedness and net capital under Rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of Rule 15c3-3. We did not review the practices and procedures followed by the Company in making the quarterly securities examinations, counts, verifications and comparisons, and the recordation of differences required by Rule 17a-13, or in complying with the requirements for prompt payment for securities under Section 8 of Regulation T of the Board of Governors of the Federal Reserve System, because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of internal control and of the practices and procedures and to assess whether those practices and procedures can be expected to achieve the Securities and Exchange Commission's (the "Commission") above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable, but not absolute, assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized acquisition, use or disposition, and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with accounting principles generally accepted in the United States of America. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in any internal control or the practices and procedures referred to above, misstatements due to errors or fraud may occur and not be detected. Also, projections of any evaluation of the internal control or of such practices and procedures to future periods are subject to the risk that they may



Green Manning & Bunch, Ltd. February 14, 2003 Page 2

become inadequate because of changes in conditions or that the degree of compliance with the practices or procedures may deteriorate.

Our consideration of the Company's internal control would not necessarily disclose all matters in the Company's internal control that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control components does not reduce to a relatively low level the risk that misstatements caused by error or fraud in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving the Company's internal control, including control activities for safeguarding securities, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the Commission to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2002, to meet the Commission's objectives.

This report is intended solely for the information and use of the board of directors, management, the Securities and Exchange Commission, the National Association of Securities Dealers, the securities division of the states in which the Company is registered and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

Yours truly,

Delorthe & Touch LLP